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Plaintiff Power Integrations, Inc. ("Power Integrations") filed a Motion for Administrative Relief with this Court on January 15, 2014, pursuant to Civil Local Rule 79-5 for permission to file under seal portions of its Motions *in Limine* Nos. 1-2 and 4-7 and to file under seal in their entirety certain supporting exhibits to its Motions *in Limine* Nos. 1-2 and 5-7.

Good cause having been shown, the Court hereby GRANTS Power Integrations' request to file under seal the designated portions of the following documents:

- Plaintiff Power Integrations' Motion *in Limine* No. 1 to Preclude Testimony and Evidence Regarding Apple Inc. ("Motion *in Limine* No. 1");
- Plaintiff Power Integrations' Motion in Limine No. 2 to Preclude Any Testimony
 About Fairchild Products Allegedly Practicing the '977 Patent ("Motion in Limine
 No. 2");
- Plaintiff Power Integrations' Motion in Limine No. 4 to Preclude Dr. Wei's Opinions and Testimony Relying on Testing by Fairchild Engineers Eddie Chueh and Wei-Hsuan Huang ("Motion in Limine No. 4");
- Plaintiff Power Integrations' Motion in Limine No. 5 to Preclude Testimony that the
 "Control Circuit" of the '908 Patent Claims Requires a Current Comparator
 ("Motion in Limine No. 5");
- Plaintiff Power Integrations' Motion in Limine No. 6 to Preclude Testimony
 Requiring Proof of Actual Operation of the Apparatus Claim of the '079 Patent to
 Establish Infringement ("Motion in Limine No. 6"); and
- Plaintiff Power Integrations' Motion in Limine No. 7 to Preclude Testimony That the Claimed "Multi-Function Circuit" Limitation Can Be Met by a Circuit Performing Only a Single Function ("Motion in Limine No. 7").

Additionally, the Court hereby GRANTS Power Integrations' request to file under seal in their entirety the following documents:

- Exhibits A, B, and C to Power Integrations' Motion in Limine No. 1;
- Exhibits A, E, F, and G to Power Integrations' Motion in Limine No. 2;

1	• Exhibits A and B to Power Integrations' Motion in Limine No. 5;
2	• Exhibits A and C to Power Integrations' Motion in Limine No. 6; and
3	• Exhibits A and B to Power Integrations' Motion in Limine No. 7.
4	Plaintiff is hereby DIRECTED to file in the public record, no later than February 3, 2014,
5	the following documents, as the designating party no longer contends they are confidential:
6	• Plaintiff Power Integrations' Motion in Limine No. 4 to Preclude Dr. Wei's
7	Opinions and Testimony Relying on Testing by Fairchild Engineers Eddie Chueh
8	and Wei-Hsuan Huang ("Motion in Limine No. 4");
9	• Plaintiff Power Integrations' Motion in Limine No. 7 to Preclude Testimony That
10	the Claimed "Multi-Function Circuit" Limitation Can Be Met by a Circuit
11	Performing Only a Single Function ("Motion in Limine No. 7"); and
12	• Exhibits A and B to Power Integrations' Motion in Limine No. 7.
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14	IT IS SO ORDERED.
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16	Dated: <u>January 29, 2014</u> , 2013
17	Mafine M. Cherry
18	Hororable Maxine M. Chesne
19	UNITED STATES DISTRICT COURT JUDGE
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